

April 10, 2009

Ms. Sharon Fang, P.E.
Remedial Project Manager (3HS21)
U.S. EPA Region III
1650 Arch Street
Philadelphia, Pennsylvania 19103-2029

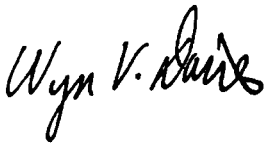
Re: Metal Bank Cottman Avenue NPL Site
Monthly Report due April 10, 2009
Reporting Period: March 1 through March 31, 2009

Dear Ms. Fang:

As provided in Paragraph 31 of the Utility Consent Decree, and on behalf of the Cottman Avenue PRP Group, Malcolm Pirnie as the Supervising Contractor is submitting to USEPA three copies of a written monthly progress report. Copies of the monthly progress reports are attached to this letter.

Please contact the Designated Project Coordinator, Dr. John Dobi (973.430.8036) or me (610.360.4895) if you need additional information regarding this submission.

Very truly yours,
MALCOLM PIRNIE, INC.



Wyn V. Davies, CIH
Senior Associate

Cc: Cottman Avenue PRP Group
Steering and Technical Committees
Joseph Vitale, P.E.
Raymond E. Lees, P.E., CHMM
Dan J. Jordanger, Esquire

Enclosures
3809009

Project Name: Metal Bank NPL Site	For the Month: March 2009	
Project Location: Philadelphia, PA	Report Number: 36	Dated: April 10, 2009

Name: Wyn Davies (Malcolm Pirnie, Inc.)	Title: Project Manager
Telephone No.: (610) 360-4895	Telefax No.: (610) 768-5817
Reporting Period: March 1 through March 31, 2009	
(a) Describe the actions which have been taken toward achieving compliance with the Consent Decree during the previous month:	
<p>Remedial action continued throughout the month of March. Activities included the following:</p> <ul style="list-style-type: none"> • Continued winterization monitoring of the site for Health Safety and Environmental compliance • Provided access to the site for the US EPA to monitor the work related to the approved RAWP. 	
(b) Include a summary of all results of sampling and tests and all other data received or generated by Settling Third-Party Defendants or their contractors or agents in the previous month:	
<ul style="list-style-type: none"> • None during reporting period 	
(c) Identify all work plans and other deliverables required by the Consent Decree completed and submitted during the previous month:	
<ul style="list-style-type: none"> • Response to the US EPA regarding the deep sediment concerns of Nov 20, 2008 (3/23/09) • Decontamination Plan for Amquip Crane (3/24/09) 	
(d) Describe all actions, including, but not limited to, data collection and implementation of work plans, which are scheduled for the next month and provide other information relating to the progress of construction, including, but not limited to, critical path diagrams, Gantt charts, and Pert charts:	
<ul style="list-style-type: none"> • The current construction schedule for the completion of activities throughout Winterization and the Phase II Construction schedule is attached that includes critical dependencies for the performance of the work. Also, a PERT chart for the project is attached. • The anticipated winterization activities during the next reporting period include: <ul style="list-style-type: none"> ○ Continue weekly monitoring of site for Health, Safety, and Environmental compliance 	
(e) Include information regarding percentage of completion, unresolved delays encountered or anticipated that may affect the future schedule for implementation of the Work, and a description of efforts made to mitigate those delays or anticipated delays:	

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- Construction estimated at 70% complete as of the end of March
- Winter shutdown to continue until mid May 2009

(f) Include any modifications to the work plans or other schedules that Settling Third-Party Defendants have proposed to EPA or that have been approved by EPA:

- Response by US EPA regarding questions about the moratorium on Delaware River work (3/03/09)
- Design modifications to the LNAPL trench (3/5/09 & 3/24/09)
- Revised Schedule for Phase II Construction (3/9/09)
- Response to the US EPA relative to the Amquip representative inspection of the crane for its readiness for potential auction. (3/12/09)
- US EPA concerns relative to the renewal certificate for the City of Philadelphia water discharge permit. (3/12/09)
- AMEC Design Memo on the potential relocation of the LNAPL Trench as it relates to structural concerns (3/23/09)
- Management of the Deep Sediments – Alternative Remedy using Marine Mattresses (3/23/09)
- Construction Decision Matrix relative to turbidity during sediment excavation and marine mattress placement (3/24/09)

(g) Describe all activities undertaken in support of the Community Relations Plan during the previous month and those to be undertaken in the next month:

- The Group intends to coordinate with EPA on its community outreach endeavors on an as needed basis through the construction period.

[illegible]

[illegible]

